

**STATES IANGE COMMISSION** D.C. 20549

OMB APPROVAL OMB Number.

Expires: September 30, 1998 Estimated average burden hours per response . . . 12.00

8-16560

**SEC FILE NUMBER** 

**ANNUAL AUDITED REPORT FORM X-17A-5 PART III** 

Washington, DC 100

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SEC

Mail Processing

Section

### **FACING PAGE**

Information Required of Brokers and Dealers Pursuant to Section 17 of the Securities Exchange Act of 1934 and Rule 17a-5 Thereunder

REPORT FOR THE PERIOD BEGINNING	1/1/2007	AND ENDI	NG 12/31/2007	
	MM/DD/YY		MM/DD/Y	Υ
	A. REGISTRANT ID	ENTIFICATION		
NAME OF BROKER-DEALER:				
DARWOOD ASSOCIATES INC.			OFFICIAL US	E ONLY
ADDRESS OF PRINCIPAL PLACE OF BUS	INESS: (Do not use I	O Boy No )	FIRM ID. I	NO.
	INCOO. (DO NOT use i	O. BOX 140.)		
891 U.S. HIGHWAY 22 W	(A)= ==d (C	44		
	(No. and S	treet)		
BRIDGEWATER	NEW JERSEY		08807	
(City)	(State)		(Zip Code)	
NAME AND TELEPHONE NUMBER OF PE	RSON TO CONTACT	IN REGARD T		
JULIUS RENDINARO			(908) 595-2189	
			(Area Code - Telephone No.)	
	B. ACCOUNTANT ID	ENTIFICATION		
INDEPENDENT PUBLIC ACCOUNTANT when	nose opinion is contai	ned in this Repo	rt*	
BARRY J. CHARLES				
	(Name - if individual, state la	·		
1 NORTH END AVE. STE, 1201 (Address) (City)	NEW YORK, NEW	ORK (State)	10282	(Zip Code
(City)		(State)	PROCESSED	(Zip Code
CHECK ONE:				
X Certified Public Accountant			MAR 2 4 2008	
Public Accountant Accountant not resident in United Stat	es or any of its possess	ions.	THOMSON FINANCIAL	
	FOR OFFICIAL US	SE ONLY		

SEC 1410(3-91)

Potential persons who are to respond to the collection of information contained in this form are not required to respond unless the form displays a currently valid OMB control number.

<sup>\*</sup> Claims for exemption from the requirement that the annual report be covered by the opinion of an independent public accountant must be supported by a statement of facts and circumstances relied on as the basis for the exemption. See section 240.17a-5(e)(2)

### **OATH OR AFFIRMATION**

I.		JULIUS RENDINARO , swear (or affirm) that, to the
bes	t of m	y knowledge and belief the accompanying financial statement and supporting schedules pertaining to the firm of
		DARWOOD ASSOCIATES INC. , as of
		DECEMBER 31 , 2007 are true and correct. I further swear (or affirm) that neither the company nor
anv	partr	er, proprietor, principal officer or director has any proprietary interest in any account classified solely as that of
-	•	er, except as follows:
	-	
	-	
	-	
		ASSUMP A. BACKES
	P)	PIARV PUBLIC, State of New York?
		No.43-0125065 Signature
	<b>C</b> r	MARY PUBLIC, State of New Yorks  No. 43-0125065  Qualified in Richmond County  mmission Expires March 30 1684 20 //
	~	
		Musa: Title
	_/	made 7 mass
	-	Notary <sup>f</sup> Public
This	: rend	ort** contains (check all applicable boxes):
_	•	
X	(a)	Facing page.
X	(b)	Statement of Financial Condition.
×	(c)	Statement of Income (Loss).
M	(d)	Statement of Changes in Cash flows.
H	(e)	Statement of Changes in Stockholders' Equity or Partners' or Sole Proprietor's Capital.
	(f)	Statement of Changes in Liabilities Subordingated to Claims or Creditors.
	(g)	Computation of Net Capital.
$\mathbf{H}$	(h)	Computation for Determination of Reserve Requirements Pursuant to Rule 15c3-3.
Н	<b>(I)</b>	Information Relating to the Possession or control Requirements Under Rule 15c3-3.
L	(j)	A Reconciliation, including appropriate explanation of the Computation of Net Capital Under Rule 15c3-1 and the
_		Computation for Determination of the Reserve Requirements Under Exhibit A of Rule 15c3-3.
$\sqcup$	(k)	A Reconciliation between the audited and unaudited Statements of Financial Condition with respect to methods
_		of consolidation.
×	<b>(I)</b>	An Oath or Affirmation.
	(m)	
[X]	(n)	A report describing any material inadequacies found to exist or found to have existed since the date of the previous audit.

<sup>\*\*</sup> For conditions of confidential treatment of certain portions of the filing, see section 240.17a-5(e)(3):

# FOCUS REPORT

**FORM** 

X-17A-5

OMB No. 3235-0123 (5-31-87)

(Financial and Operational Combined Uniform Single Report)

PART IIA 12

3/91		(Please read instruction	ns before preparing f	Form.)		
This report is being filed pursuant to (C 1) Rule 17a-5(a) X 16		2) Rule 17a-5(b)	17		3) Rule 17a-11	18
4) Special request	t by designated examining au	thority	19	5) Other	26	
NAME OF BROKER-DEALER				SEC FI		
Darwood Asso	ciates Inc.		13	FIRM ID	8-16560 NO.	14
ADDRESS OF PRINCIPAL PLACE OF BUSI	NESS (Do Not use P.O. Box	No.)			13-2682784	15
991 U.S. Highway 2	22 W.		20	FOR PE	RIOD BEGINNING (MA 01/01/07	A/DD/YY) 24
331 0.0. nighway 1				AND EN	IDING (MM/DD/YY)	
Bridgewater 21 (City)	NJ (State)	22	08807 23 (Zip Code)	•	12/31/07	25
NAME AND TELEPHONE NUMBER OF PER		SARD TO THIS REPOR		(Area C	ode) - Telephone No.	
				·	,	
Julius Rendinaro			30	(908)	595-2189	31
NAME(S) OF SUBSIDIARIES OR AFFILIATI	ES CONSOLIDATED IN THIS	REPORT:			OFFICIAL USE	
	<u></u>		32			33
			36	<del></del>		37
			38			39
	DOES DESDONDENT CARR	VITE OWN CHETOM	ED ACCOUNTS?		YES 40	NO X 41
	DOES RESPONDENT CARR	THE OWN COSTOM	ER ACCOUNTS?		120 [ 140]	<u></u>
·	CHECK HERE IF RESPOND	ENT IS FILING AN AUI	DITED REPORT			X 42
Г			····	<del> </del>	<del></del>	<del></del>
	Execution:					
	The registrant/broker	or dealer submittin	g this Form and	its attachment	s and the person(s	)
	by whom it is execute		_			·
	correct and complete.					
	are considered integra					
	represents that all una		atements and scl	hedules remai	n true, correct and	
	complete as previous	ly submitted.				
L			<i>T</i> 4			
		Dated this	day of	DS 20_0	<u> 28</u>	
		Manual signatures of		Λ	1	
		1)	When I	2 Mensel	epil .	
		Principal Executive	e Officer or Managing	Partner	<del></del>	
•		U				
		2)	Officer or Portner			
		Principal Financial	Onicer or Partner			
		3)				
			s Officer of Partner			
				<del>.</del> . <u>.</u>		<del></del> 1
1		ATTENTION - Intentional of	nisstatements or omission	ns of facts constitute		
L		Federal Criminal Violations				
				<del></del>		

### BARRY J. CHARLES

CERTIFIED PUBLIC ACCOUNTANT

ONE NORTH END AVENUE
SUITE 1201
WORLD FINANCIAL CENTER
NEW YORK, NEW YORK 10282-1101
PHONE: (212) 845-5050

FAX: (212) 845-4197

Darwood Associates Inc. 991 U.S. Highway 22 W. Bridgewater, New Jersey 08807

#### Gentlemen:

I have audited the accompanying statement of financial condition of Darwood Associates Inc. (the "Company") as of December 31, 2007 and the related statements of income (loss), changes in ownership equity, changes in liabilities subordinated to claims of general creditors, and cash flows for the year then ended that you are filing pursuant to Rule 17a-5 under the Securities Exchange Act of 1934. These financial statements are the responsibility of the Company's management. My responsibility is to express an opinion on these financial statements based on my audit.

I conducted this audit in accordance with generally accepted auditing standards, including a review of the system of internal control and procedures for safeguarding securities. There were no material inadequacies in the internal control of the Company.

Those standards require that I plan and perform the audit to obtain reasonable assurance about whether the financial statements are free of material misstatement. An audit includes examining, on a test basis, evidence supporting the amounts and disclosures in the financial statements. An audit also includes assessing the accounting principles used and significant estimates made by management, as well as evaluating the overall financial statement presentation. I believe that my audit provides a reasonable basis for my opinion.

In my opinion, the financial statements referred to above, present fairly, in all material respects, the financial position of Darwood Associates Inc. as of December 31, 2007, and the results of their operations and their cash flows for the year then ended in conformity with accounting principles generally accepted in the United States.

My audit was conducted for the purpose of forming an opinion on the basic financial statements taken as a whole. The information contained in Schedules I, II, III, and IV is presented for purposes of additional analysis and is not a required part of the basic financial statements, but is supplementary information required by Rule 17a-5 under the Securities Exchange Act of 1934. Such information has been subjected to the auditing procedures applied in the audit of the basic financial statements and, in my opinion, is fairly stated in all material respects in relation to the basic financial statements taken as a whole.

February 20, 2008

BROKER (	or d	EAL	.er
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### Darwood Associates Inc.

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STATEMENT OF FINANCIAL CONDITION FOR NONCARRYING, NONCLEARING AND CERTAIN OTHER BROKERS OR DEALERS

ASSETS SEC FILE NO. 8-1515F0 198  ABSETS SEC FILE NO. 8-1515F0 198  ABSETS CONT-Allowable Connocational Unconscious 198  Allowable Non-Allowable Total  1. Corth				,	as of (MM/DD/YY)	12/31/0	17	99
ASSETS				,				1
Alignate   Alignate   Biom-Micropalitie   Total			AS	SSETS	SECTICE NO.			_
Com   Society								-
\$ 53,310 200 \$ \$53,310 720  2. Receivables from broken or dealers:  A. Clearance accecum:  B. Quiner						_		لتتا
2. Receivables from broken or dealers: A. Cleronice account B. Other			Allowable		Non-Allowable		<u>Total</u>	
2. Roceviolate from trockers or displays:  A. Clearonce account	1,	Cash	\$ 53,310	200		\$	53,310	750
8. Other   300   \$ 500   500	2.	Receivables from brokers or dealers:				<del>-</del>		
8. Other   300   \$ 5.50   23,873   \$10   4. Securities and spot commodities from non-customers   355   5.000   - 830   4. Securities and spot commodities owned, of mater's value:  4. Bampled securities   418   419   - 850   5. Securities and a color investments not ready materials are securities   410   4		A. Clearance account	22,949	295	924			
Securities and spot commodifies					\$	550	23,873	810
4. Securities and spot commodelles owned, at market value:  4. Be market securities  5. Debt securities  6. Options  7. Securities and spot commodifies  8. Debt securities  8. Debt securities  8. Spot and commodifies  8. Spot and commodifies  8. Securities and spot and commodifies  8. Securities and spot and commodifies  8. At a cost is 11,064 130 11,064 880  8. Securities bornowed under subacrianation agree- ment's and portners' individual and copital securities of a portners' individual and copital securities of a portners' individual and copital securities \$ 150  8. Other securities \$ 160  7. Securities and portners' individual and copital securities \$ 150  8. Other securities \$ 160  8. Other securities \$ 170  8. Other securities \$ 170  8. Other securities \$ 170  8. Other securities \$ 180  9. Orwand and securities \$ 180  9. Orwand and securities \$ 180  9. Orwand and cost of colorations of the compone, and market should and and received between the cost-and group and and securities and and received between the cost-and group and and securities and and secur	3.				· <del></del>		-	-
A Exempted securities								لننا
A. Exempted securities								
8. Debit secutifies				418				
C. Oplons								
D. Other securilles								
E. Spal commodifies		·	_					
5. Securities and/or other investments not readily marketables: A At cast \$ 11,064 [130] B. At estimated foir value							-	850
not readly marketable: A A cost \$ 11,064	5	·		1 400		_	<del> </del>	1 000
B. Al cist \$ 11,084   130   440   11,064   510   11,064   800   80	•							
8. All estimated fair value		·	<b>a</b>					
Securities borrowed under subaxification agreement's and partners' individual and capital securities accounts, at market value:   460			J	440	11.064	610	11.064	860
ment's and partners' individual and copital secutilies accounts, at market value:  A. Exempted secutilies \$ 150 B. Other secutilies \$ 160 7. Secured demand notes	R							1 000
Securities accounts, at market value:   480	•	_						
A. Exempted securities \$ 150  B. Olher securities \$ 160  7. Secured demand notes 470 640 880  market value of collaterat:  A. Exempted securities \$ 170  6. Other securities \$ 180  8. Memberships in exchanges:  A. Owned. of market \$ 190  B. Owned. of cost 650  C. Contributed for use of the company, at market value of acceptables from offiliates subsidiaries and associated portnerships (10, property, furniture, equipment, leasehold improvements and rights under lease agreements, at cost-net of accumulated depreciation and amontzation and monorization and amontzation and monorization and monorization (10, property, furniture, equipment, and property (10, property, furniture, equip		·		460		630		880
Securities   S				1400				000
B. Other securities \$ 160 7. Secured demond ontes 470 640 890 market value of collateral:  A. Exempted securities \$ 170 B. Other securities \$ 180  8. Memberships in exchanges:  A. Owned, at cost			่า					
Securidist   S			4					
7. Secured demand notes			7					
market value of collateral:  A. Exempted securilies \$ 170  B. Other securilies \$ 180  8. Memberships in exchanges:  A. Owned, at market \$ 190  B. Owned, at of the company, at market of use of the company, at market value 680 800  9. Investment in and receivables from affiliates, subsidiaries and associated partnerships 480 670 910  10. Property, furniture, equipment, leasehold improvements and rights under lease agreements, at cost-net of accumulated depreciation and amortization 490 - 680 - 920  11. Other assets SECURITY DEPOSIT 533 591 735 591 930  12. TOTAL ASSETS \$ 76,259 540 \$ 12,579 740 \$ 88,838 840	,		ני	470		640		900
A. Exempted securities \$	′.			1 -10		1 040 _		090
Securities   S								
8. Other securities \$ 180  8. Memberships in exchanges:  A. Owned, at market \$ 190  B. Owned, at cost 650  C. Contributed for use of the company, at market value 660 900  9. Investment in and receivables from affiliates, subsidiaries and associated partnerships 480 670 910  10. Property, furniture, equipment, leasehold improvements and rights under lease agreements, at cost-net of accumulated depreciation and amortization 490 - 680 - 920  11. Other assets SECURITY DEPOSIT 535 591 736 591 930  12. TOTAL ASSETS \$ 76,259 540 \$ 12,579 740 \$ 88,838 940		·	7					
Securifies   S			ע					
8. Memberships in exchanges: A. Owned, at market \$ 190 B. Owned, at cost 650 C. Contributed for use of the company, at market value 680 900 9. Investment in and receivables from affiliates, subsidiaries and associated partnerships 480 670 910 10. Property, furniture, equipment, leasehold improvements and rights under lease agreements, at cost-net of accumulated depreciation and amortization 490 - 680 - 920 11. Other assets SECURITY DEPOSIT 535 591 735 591 930 12. TOTAL ASSETS \$ 76,259 540 \$ 12,579 740 \$ 88,838 940								
A. Owned, at market \$ 190;  B. Owned, at cost 650  C. Contributed for use of the company, at market value 680 900  9. Investment in and receivables from affiliates, subsidiaries and associated partnerships 480 670 910  10. Property, furniture, equipment, leasehold improvements and rights under lease agreements, at cost-net of accumulated depreciation and amortization 490 - 680 - 920  11. Other assets SECURITY DEPOSIT 535 591 735 591 930  12. TOTAL ASSETS 576, 259 540 \$12,579 740 \$88,838 940	_		<u>'</u>		,			
## 190 ##	8.	_						
8. Owned, at cost 650  C. Contributed for use of the company, at market value 660 800  9. Investment in and receivables from affiliates, subsidiaries and ossociated partnerships 480 670 910  10. Property, furniture, equipment, leasehold improvements and rights under lease agreements, at cost-net of accumulated depreciation and amortization 490 - 680 - 920  11. Other assets SECURITY DEPOSIT 535 591 735 591 930  12. TOTAL ASSETS 576,259 540 12,579 740 888,838 940			3					
C. Contributed for use of the campany,     at market value			<u>.</u>			[]		
11 Other assets   SECURITY DEPOSIT   535   591   735   591   900						650		
9. Investment in and receivables from affiliates, subsidiaries and associated partnerships 480 670 910  10. Property, furniture, equipment, leasehold improvements and rights under lease agreements, at cost-net of accumulated depreciation and amortization 490 - 680 - 920  11. Other assets SECURITY DEPOSIT 535 591 735 591 930  12. TOTAL ASSETS \$ 76,259 540 \$ 12,579 740 \$ 88,838 940								
affiliates, subsidiaries and associated partnerships 480 670 910  10. Property, furniture, equipment, leasehold improvements and rights under lease agreements, at cost-net of accumulated depreciation and amortization 490 - 680 - 920  11. Other assets SECURITY DEPOSIT 535 591 735 591 930  12. TOTAL ASSETS \$ 76,259 540 \$ 12,579 740 \$ 88,838 940		•			<del></del>	660		800
associated partnerships         480         670         910           10. Property, furniture, equipment, leasehold improvements and rights under lease agreements, at cost-net of accumulated depreciation and amortization         490         -         680         -         920           11. Other assets         SECURITY DEPOSIT         535         591         735         591         930           12. TOTAL ASSETS         \$ 76,259         540         \$ 12,579         740         \$ 88,838         940	9.							
10. Property, furniture, equipment, leasehold improvements and rights under lease agreements, at cost-net of accumulated depreciation and amortization						( <del></del>		
leasehold improvements and rights   under lease agreements, at cost-net   of accumulated depreciation   and amortization				480	<del></del>	670		910
under lease agreements, at cost-net       of accumulated depreciation       and amortization     490     -     680     -     920       11. Other assets     SECURITY DEPOSIT     535     591     735     591     930       12. TOTAL ASSETS     \$ 76,259     540     \$ 12,579     740     \$ 88,838     940	10							
of accumulated depreciation       and amortization     490     -     680     -     920       11. Other assets     SECURITY DEPOSIT     535     591     735     591     930       12. TOTAL ASSETS     \$ 76,259     540     \$ 12,579     740     \$ 88,838     940		· · · · · · · · · · · · · · · · · · ·						
and amortization         490         -         680         -         920           11. Other assets         SECURITY DEPOSIT         535         591         735         591         930           12. TOTAL ASSETS         \$ 76,259         540         \$ 12,579         740         \$ 88,838         940		-						
11. Other assets SECURITY DEPOSIT 535 591 735 591 930 12. TOTAL ASSETS \$ 76,259 540 \$ 12,579 740 \$ 88,838 940								
12. TOTAL ASSETS \$ 76,259 540 \$ 12,579 740 \$ 88,838 940								+ -
				-				+
	12	TOTAL ASSETS	16,259	540	Ψ 12,5/9			

BROKER	OR I	DEAL	ER
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### Darwood Associates Inc.

as of	12/31/07

### STATEMENT OF FINANCIAL CONDITION FOR NONCARRYING, NONCLEARING AND CERTAIN OTHER BROKERS OR DEALERS

### LIABILITIES AND OWNERSHIP EQUITY

			Non-A.I.			
	<u>Liabilities</u>		<u>Liabilities</u>		<u>Total</u>	
13. Bank loans payable	\$	1045	\$	1255 \$		1470
14. Payable to brokers or dealers:					-	
A. Clearance account		1114		1315		1560
B. Other	· · · · · · · · · · · · · · · · · · ·	1115	\$	1305		1540
15. Payable to non-customers		1155		1355		1610
16. Securities sold not yet purchased,						
at market value:				1360		1620
17. Acounts payable, accrued liabilities,						
expenses and other	34,502	1205		1385	34,502	1685
18. Notes and mortgages payable:						
A. Unsecured	-	1210			-	1690
B. Secured		1211		1390		1700
19. Liabilities subordinated to claims	<del></del>					- <del></del>
of general creditors:						
A. Cash borrowings				1400		1710
1. from outsiders \$	970		<del></del>			
2. Includes equity subordination (15c3-1 (d))						
of\$	980					
B. Securities borrowings, at market value:	<del> </del>			1410		1720
from outsiders \$	990		<del></del>			J
C. Pursuant to secured demand note	<del></del>		•			
collateral agreements						
1. from outsiders \$	1000					
2. Includes equity subordination (15c3-1 (d))				1420		1730
of \$	1010				·•	
D. Exchange memberships contributed for						
use of company, at market value				1430		1740
E. Accounts and other borrowings not						
qualified for net capital purposes		1220		1440		1750
20. TOTAL LIABILITIES	\$ 34,502	1230	\$	1450 s	34,502	1760
Ownership Equity						
21. Sole Proprietorship				\$		1770
22. Partnership (limited partners)	\$	1020		-		1780
23. Corporation:	-	<del></del>				
A. Preferred stock						1791
B. Common Stock				-	50,000	1792
-				-		1793
D. Retained earnings				-	4,335	1794
E. Total				-	54,335	1795
F. Less capital stock in treasury				_	( )	1796
				<b>\$</b>	54,335	1800
25. TOTAL LIABILITIES AND OWNERSHIP EQUITY				\$ _	88,838	1810
				=	OMIT P	ENNIES

BROKER OR DEALER Darwood As	sociates Inc.			
	For the period (MMDOYY) from	01/01/07	3932 to12/31/07	393
	Number of months included in this sto	atement	12	393
Part A				
STA	ATEMENT OF INCOME (LOSS)			
REVENUE				
. Commissions:				
<ul> <li>a. Commissions on transactions in exchange listed equity sect</li> </ul>	uritles executed on an exchange		<b>s</b> 15,993	393
b. Commissions on listed option transactions			21,615	393
c. All other securities commissions			591,642	393
d. Total securities commissions			629,250	394
. Gains or losses on firm securities trading accounts				
<ul> <li>a. From market making in options on a national securities excl</li> </ul>	hange			394
b. From all other trading				394
c. Total gain (loss)			-	395
. Gains or losses on firm securities investment accounts				395
. Profit value is paid or credited			***************************************	395
. Revenue from sale of investment company shares				397
. Commodities revenue				399
. Fees for account supervision, investment advisory and adminis	trative services			397
. Other revenue			1,761	399
. Total revenue			\$ 631,011	403
EXPENSES	unting standard of lines		<b>s</b> 6,087	412
Salaries and other employment costs for general partners and	voting stockholder officers		<del>3 8,007</del> <del>378-241</del>	411
1. Other employee compensation and benefits			370,241	414
Commissions paid to other broker dealers			1,147	407
3. Interest expense		[4070]	1,17,	1-01
a. Includes interest on accounts subject to subordination agre	eements	4070	12,339	410
4. Regulatory fees and expenses			214,269	419
15. Other expenses			\$ 612,083	410
16. Total expenses			612,083	420
NET INCOME				
7. Net Income (loss) before Federal income laxes and items belo	ow (item 9 less 16 )		\$ 18,928	421
<ol><li>Provision for Federal income taxes (for parent only)</li></ol>			5,500	422
9. Equity in earnings (losses) of unconsolidated subsidiaries not in	cluded above	·		422
a. After Federal income taxes of		4238		
0. Extraordinary gains (losses)	<del></del>			42
a. After Federal income taxes of		4239		
11. Cumulative effect of changes in accounting principles	<del></del>			422
<ol> <li>Net income (loss) after Federal income taxes and extraordinal</li> </ol>	ry items		\$ 13,428	423
MONTHLY INCOME				
and the same the same the same that the same	ma toyor and autopardia and itams		•	421
<ol><li>Income (current month only) before provision for Federal inco</li></ol>	me laxes and exitational tiems		<u> </u>	1 72

	For the period (MA	ADDYY) from	01/01/07	to	12/31/07	
•	EMENT OF CHANGES IN OWNER OPRIETORSHIP, PARTNERSHIP O		ON]			
Balance, beginning of period				\$	40,908	4240
A. Net income (loss)					13,428	4250
B. Additions (includes non-conforming capital of	f	s	4262 )			4260
C. Deductions (includes non-conforming capital	of	\$	4272 )			4270
Balance, end of period (From item 1800)				\$	54,335	4290
STATEMENT O	F CHANGES IN LIABILITIES SUBOI	RDINATED				
10 0	CLAIMS OF GENERAL CREDITORS	5				
Balance, beginning of period				\$		4300
						4310
A. Increases						$\rightarrow$

# BARRY J. CHARLES CERTIFIED PUBLIC ACCOUNTANT

### DARWOOD ASSOCIATES INC.

### STATEMENT OF CASH FLOWS FOR THE YEAR ENDED DECEMBER 31, 2007

NET INCOME		\$ 13,428
ADJUSTMENTS TO RECONCILE NET INCOME TO NET CASH PROVIDED BY OPERATING ACTIVITES		
Decrease in accounts receivable Increase in accounts payable Decrease in payroll taxes payable Decrease in income taxes payable	7,880 8,365 (30) (1,266)	
Total Adjustments		14,949
NET CASH PROVIDED BY FINANCING ACTIVITIES		
Decrease in loans payable		(20,760)
INCREASE/(DECREASE) IN CASH		7,617
CASH ABD CASH EQUIVALENTS - BEGINNING OF YEAR		45,693
CASH AND CASH EQUIVALENTS - END OF YEAR		\$ 53,310

### SCHEDULE I

## FINANCIAL AND OPERATION COMBINED UNIFORM SINGLE REPORT PART IIA

Darwood Associates Inc.				
COMPUTATION OF NET CAPITAL				
Total ownership equity from Statement og Financial Condition		\$	54,335	3480
Deduct ownership equity not allowable for Net Capital		(	)	349
Total ownership equity qualified for Net Capital			54,335	350
Add:				
A. Liabilities subordinated to claims of general creditors allowable in computation of net capital				352
B. Other (deductions) or allowable credits (List)				352
Total capital and allowable subordinated liabilities		\$	54,335	353
Deductions and/or charges				
A. Total nonatlowable assets from Statement of Financial Condition (Notes 8 and C) \$ 12,579	3540			
B. Secured demand note deficiency	3590			
C. Commodity futures contracts and spot commodities-				
proprietary capital charges	3600			
D. Other (deductions) and/or charges	3610	(	12,579)	362
Other additions and/or allowable credits (List)				363
Net capital before haircuts on securities positions		\$	41,756	364
Haircuts on securities (computed, where applicable,				
pursuant to 15c3-1 (f)):				
A. Contractual securities commitments	3660			
B. Subordinated securities borrowings	3670			
C. Trading and investment securities:				
1. Exempted securities	3735			
2. Debt securities	3733			
3. Options	3730			
4. Other securities	3734			
O. Undue Concentration	3650			
E. Other (List)	3736	(	)	374

### SCHEDULE II

## FINANCIAL AND OPERATIONAL COMBINED UNIFORM SINGLE REPORT PART IIA

FANI	IIA	•		•	
BROKER OR DEALER Darwood Associate	s Inc.	as of	12/31/07		
COMPUTATION OF BASIC NET O	CAPITAL REQUIREMENT				
Part A					
11. Minmimum net capital required (6-2/3% of line 19) 12. Minimum dollar net capital requirement of reporting broker or dealer and minir	mum get conital requirement		\$	2,301	3756
			\$	5,000	3758
Net capital requirement (greater of line 11 or 12)				5,000	3760
4. Excess net capital (line 10 less 13)				6,756	3770
15. Excess net capital at 1000% (line 10 less 10% of line 19)				8,305	3780
COMPUTATION OF AGGREC	GATE INDEBTEDNESS				
16. Total A.I. Liabilities from Statement fo Financial Condition			\$ 3	4,502	3790
17. Add:			1		<del></del>
A. Drafts for Immediate credit	\$	3800			
B. Market value of securitles borrowed for which no equivalent					
value is paid or credited	\$	3810			
C. Other unrecorded amounts (List)	\$	3820	· · <del></del>		3830
9. Total aggregate indebtedness			·	4,502	3840
20. Percentage of aggregate indebtedness to net capital (line 19 / line 10)			<b>8</b> 82	.628%	3850
21. Percentage of debt to debt-equity total computed in accordance with rule 15	ic3-1 (d)		<b>t</b>		3860
COMPUTATION OF ALTERNATE	NET CAPITAL REQUIREMENT				
Part B					
22. 2% of combined aggregate debit items as shown in Formula for Reserve Requir					
15 c3-3 prepared as of the date of the net capital computation includign b	oth brokers or dealers				
and consolidated subsidiaries' debits					3870
23. Minimum dollar net capital requirement of reporting broker or dealer and minimum.	mum net capital		_		
requirement of subsidiaries computed in accordance with Note (A)			\$		3880
24. Net capital requirement (greater of line 22 or 23)			·		3760
25. Excess net capital (line 10 less 24)			` <u> </u>		3910
26. Net capital in excess of:					2020
5% of combined aggregate debit items or \$120,000			`		3920
				OMITE	PENNIES
NOTES:					
(A) The minimum net capital requirement should be computed by adding the min					
of the reporting broker dealer and, for each subsidiary to be consolidated, the	greater of:				
Minimum dollar net capital requirement, or					
2. 6-2/3% of aggregate indebtedness or 2% of aggregate debits if alternateive					
(B) Do not deduct the value of securities borrowed under subordination agreement	nts or secured demand note				

- (B) Do not deduct the value of securities borrowed under subordination agreements or secured demand note covered by subordination agreements not in satisfactory form and the market values of memberships in exchanges contributed for use of company (contra to item 1740) and partners' securities which were included in non-allowable assets.
- (C) For reports filed pursuant to paragraph (d) of Rule 17a-5, respondent should provide a list of material non-allowable assets.

### SCHEDULE III

## FINANCIAL AND OPERATIONAL COMBINED UNIFORM SINGLE REPORT PART IIA

BROKER OR D	EALER	Darwood As	soc:	iates	Inc	•	as of	12/31/07	
			Exempti	ve Provisio	n Unde	Rule 15c3-3			
If an exemption fro	m Rule 1	15c3-3 is claimed, identify below the	section	upon					
		s based (check one only)							
		category as per Rule 15c3-1					_		4550
		ccount for the Exclusive Benefit of							4550
customer C. (k) (2)(B)-All		ainea er transactions cleared through and	thar				_		4560
		a fully disclosed basis. Name of cle							
		ain Rauscher, Inc.	Çini iğ				4335		4570
		order of the Commission						<del></del>	4580
							_		
		Ownership Equity and	Suboro	linated Liab	ilities m	aturing or proposed to be			
						ls, (as defined below),			
		which have not been	deducte	d in the con	nputatio	n of Net Capital.			
Type of Proposed									
withdrawol or						Amount to be With-	(MMDDYY)		Expect
Accrual				Insider or		drawn (cash amount	Withdrawal or		to
See below for code to enter		Name of Lender or Contributor		Outsider? (In or Out)		and/or Net Capital Value of Securities)	Maturity Date		Renew (yes or no)
ſ	1000		[1004]	, ,	[4000]		······································	4604	
	4600		4601	<del></del>	4602	4603	-	4604	4605
ſ	4610		4611		4612	4613		4614	4615
		·						——————————————————————————————————————	
ſ	4620		4621		4622	4623		4624	4625
							<del></del>	<del></del>	
[	4630		4631		4632	4633		4634	4835
	4640		4641		4642	4643		4644	4645
	4650		4651		4652	4653		4654	4655
г					(	Г <sup>*</sup> *****		[]	Land
I	4660		4661		4662	4663		4664	4665
Г	(070					4673		4674	1075
	4670		4671		4672	40/3	•	40/4	4675
ſ	4680		4681		4682	4683		4684	4685
	4000		4001		4002	4063			4000
ſ	4690		4691		4692	4693		4694	4695
	4030		4001		1 7032	4053		17007	1 4083
					TOTAL	\$ 4699			
						OMIT PENNIES			
								•	
Instructions: Det	ail listina	must include the total of items mat	urina duri	ing the six mo	onth perio	od following the	•		

Detail listing must include the total of Items maturing during the six month period following the report date, regardless of whether or not the capital contribution is expected to be renewed. The schedule must also include proposed capital withdrawals scheduled within the six month period following the report date including the proposed redemption of stock and payments of liabilities secured by fixed assets (which are considered allowable assets in the capital computation pursuant to Rule 15c3-1{c}(2){(v)}, which could be required by the lender on demand or in less than six months.

WITHDRAWAL CODE:

DESCRIPTION

1.

**Equity Capital** 

2.

Subordinated Liabilities

3.

Accruals

4.

15c3-1(c)(2)(iv) Liabilities

# BARRY J. CHARLES CERTIFIED PUBLIC ACCOUNTANT

### SCHEDULE IV

### DARWOOD ASSOCIATES INC.

### RECONCILIATION OF NET CAPITAL FOR THE YEAR ENDED DECEMBER 31, 2007

Net Capital per Unaudited Report	\$ 48,992
Additional accrued income	
Additional accrued expenses	(7,236)
Net Capital per Audited Report	\$ 41 756

## BARRY J. CHARLES

CERTIFIED PUBLIC ACCOUNTANT

### Darwood Associates Inc.

### Notes to Financial Statements

December 31, 2007

### **NOTE 1 - SIGNIFICANT ACCOUNTING POLICIES**

### A. GENERAL INFORMATION

Darwood Associates Inc.. ("Company") is registered as a broker dealer in securities under the Securities Exchange Act of 1934.

### **B. SECURITIES TRANSACTIONS**

Purchases and sales of securities and the related commission revenue and expense are recorded on a trade date basis which is generally three business days before settlement

### C. SECURITIES VALUATION

Trading and investment securities are stated at market value with related changes in unrealized appreciation or depreciation reflected in net earnings.

### D. FIXED ASSETS

Fixed assets are recorded at cost and depreciated over their estimated useful lives; 5 years for computer and office equipment, 7 years for furniture and fixtures, and leasehold improvements of the remaining term of the lease at the time of acquisition.

### **NOTE 2 - NET CAPITAL REQUIREMENT**

The Company is subject to the uniform net capital rule which provides for minimum standards of financial responsibility. These standards basically require that the Company maintain "net capital" as defined. The Company has elected to have all customer transactions cleared through another broker-dealer on a fully disclosed basis. The Company is required to maintain a "net capital" of at least the greater \$5,000 or 6 2/3% of aggregate indebtedness. At December 31, 2007 the Company had capital in excess of the required amount of \$36,756

## BARRY J. CHARLES

CERTIFIED PUBLIC ACCOUNTANT

### Darwood Associates Inc.

### **Notes to Financial Statements**

December 31, 2007

### **NOTE 3 - OTHER ASSETS**

The Company purchased 300 warrants divided into four tranches to purchase shares of common stock of The NASDAQ Stock Market Inc. The first two tranches expired worthless. The Company exercised the warrant for the third tranche and paid \$4,500 for 300 shares of restricted stock in 2005. In 2006, the Company exercised the warrant for the fourth tranche and paid \$4,800 for 300 shares of restricted stock. The stock is a non-allowable asset for the purpose of determining net capital. Due to the restrictions placed on the stock and the fact that they are non-allowable assets, they are recorded at their cost.

The Company has a \$591 rent security deposit for its office in Plattsburgh, New York.

### **NOTE 4 - INCOME TAXES**

The Company has a current tax liability in excess of their estimated payments on account of \$481 consisting of \$14 overpayment for various state and local liabilities and a \$495 Federal liability. No deferred asset or liability exists because the only differences between the Company's book and tax income are permanent in character with the exception of a \$1,537 capital loss carryforward. Since the utilization of that carryforward is contingent upon the realization of capital gains which may or may not materialize, no deferred asset has been created.

### NOTE 5 - AVAILABILITY OF SECURITIES AND EXCHANGE COMMISSION REPORTS

A copy of the most recent annual report of the Company is available for examination at the principal office of the Company and the regional office of the Securities and Exchange Commission.

